

राजपत्र, हिमाचल प्रदेश

(असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

शिमला, शुक्रवार, २६ दिसम्बर, १६६६/५ पौष, १८६१

GOVERNMENT OF HIMACHAL PRADESH

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Simla-2, the 14th November, 1969

No. 14-42/68-E&T.—With reference to Himachal Pradesh Excise and Taxation Department Notification of even number, dated the 1st March, 1969 and in exercise of the powers conferred by section 24 of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968 and all other powers enabling him in this behalf, the Lieutenant Governor (Administrator), Himachal Pradesh is pleased to make the following rules for carrying out the purposes of the Act:—

THE HIMACHAL PRADESH MOTOR SPIRIT (TAXATION OF SALES) RULES, 1969

- 1. Title and commencement.—(1) These rules shall be called the Himachal Pradesh Motor Spirit (Taxation of Sales) Rules, 1969.
 - (2) They shall come into force at once.
- 2. Definitions.—In these rules unless there is anything repugnant in the subject or context:—
 - (a) "the Act" means the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968;
 - (b) "licence" means the licence granted under the provisions of the said Act;
 - (c) "manager" or "agent" means the person expressly or impliedly authorised by the retail dealer to act as his manager or agent for all or any of the purposes of these rules.

- 3. Superintendence and control of the Administration under the Act.—
 (1) (a) Subject to the control of Government and unless Government shall by notification otherwise direct, the Excise and Taxation Commissioner shall superintend the administration and the collection of the tax leviable under the Act.
- (b) Subject to the general control and superintendence of the Excise and Taxation Commissioner and unless Government shall by notification otherwise direct, the Deputy Excise and Taxation Commissioner shall assist the Excise and Taxation Commissioner in carrying out all or any of the purposes of the Act.
- (c) Subject as aforesaid and to the control of the Deputy Excise and Taxation Commissioner and unless Government by notification otherwise direct, the Petrol Taxation Officer shall control all other officers empowered under the Act in his district.
- (2) The Petrol Taxation Officer is charged with the duty of carrying out the provisions of the Act subject to the control and direction of the Excise and Taxation Commissioner and Deputy Excise and Taxation Commissioner and the orders of the Government.
- 4. Application for Licence.—(a) A person desiring to obtain a licence authorising retail sales of motor spirit shall submit an application in Form P.A., appended to these rules, to the Petrol Taxation Officer of the district in which his place or plyces of business is/are situated.
- (b) A firm or company, the business of which is mainly wholesale and which is desirous of obtaining a licence authorising retail sales of motor spirit in more than one district, shall submit an application in Form P.B., appended to these rules, to the Petrol Taxation Officer of the district in which its head office of business in Himachal Pradesh is situated.
- (c) For a licence in Form P.3, an application in Form P.B.B., appended to these rules, shall be made by the Chief Engineer, Public Works, Himachal Pradesh to the Petrol Taxation Officer of the district in which his head office is for the time being situated.
- 5. Grant of Licence.—(a) A licence in Form P.1. appended to these rules, authorising retail sales of motor spirit may be granted by the Petrol Taxation Officer on payment of a fee of rupees twenty-five.
- (b) (i) A licence in Form P.2, appended to these rules, authorising retail sales of motor spirit in more than one district, may, with the prior permission of the Excise and Taxation Commissioner, be granted by the Petrol Taxation Officer, to any firm or company applying under the provisions of rule 4 (b), on payment of a fee of rupees twenty-five.
- (ii) An ex-officio licence in Form P.3, appended to these rules, authorising retail sales of motor spirit to officers of the Himachal Pradesh Government only at the Irrigation Headworks in the Himachal Pradesh may, with the previous approval of the Excise and Taxation Commissioner, be granted by the Petrol Taxation Officer, to the Chief Engineer, Public Works, Himachal Pradesh under the provisions of clause (c) of rule 4 on payment of a fee of rupees two.
- (c) All licences shall be held subject to the conditions therein set forth and to the provisions of the Act and of any rules from time to time made under the Act.
 - (d) A copy of these rules will be given free with each licence.

6. Amendment of Licence.—(a) Any licence granted under these rules may be amended by the Petrol Taxation Officer granting such licence; provided that the amendment shall not be inconsistent with the provisions of the Act, or of these rules.

(b) A retail dealer who desires to have his licence amended, shall submit it to the Petrol Taxation Officer with an application stating the nature of

the amendments required and the reasons therefor.

7. Renewal of Licence.—(a) A licence may be renewed by the Petrol Taxation Officer of the district in which the original licence was granted on payment of a fee of rupees ten:

Provided that the licence granted in Form P.3, to the Chief Engineer, Public Works Department, Himachal Pradesh shall be renewed on a

payment of rupee one.

(b) Applications for the renewal of licences in Form P.1 and P.2 shall be in Forms P.A. and P.B., respectively, and those for the renewal of a licence in Form P.3 shall be in Form P.B.B, appended to these rules. Such applications shall be made not less than 30 days before the date on which the licence expires:

Provided that the Petrol Taxation Officer may entertain such applications after the prescribed period on payment of such late fee not exceeding Rs. 50

as he may deem fit.

- 8. Refusal of Licence.—A Petrol Taxation Officer refusing to grant, amend or renew a licence, shall record his reasons for such refusal in writing and a copy of the order shall be given to the applicant on payment of a fee of one rupee.
- 9. Suspension or cancellation and restoration of Licence.—(a) A Petrol Taxation Officer suspending or cancelling a licence under sub-section (1) of section 8 of the Act, shall record his reasons for so doing in writing and a copy of the order shall be given to the holder of the licence on payment of a fee of one rupee.

(b) A licence suspended or cancelled by a Petrol Taxation Officer may be restored by that officer on payment of a fee not exceeding one hundred

rupees.

10. Transfer of the Licence and partnership.—(a) Every licence granted under these rules shall be deemed to have been granted to the retail dealer,

company, firm or partnership named therein:

Provided that, where a licence is granted in the name of the several partners while trading in the name of the firm, it shall, subject to the provisions of rule 11, expire if the partnership of firm is dissolved or if any one such partner, for any reason, ceases to be a partner therein and provided further that an ex-officio licence in Form P.3, issued to the Chief Engineer, Public Works, Himachal Pradesh shall by virtue of his office, be deemed to have been held by whosoever is the Chief Engineer, Public Works, Himachal Pradesh for the time being.

(b) No licences shall be sold or transferred nor shall any retail dealer to whom licence has been granted by name, enter into any partnership in connection with the business for which the licence is granted, without the written permission of the Petrol Taxation Officer, who shall, when granting

such permission, amend the licence accordingly.

11. Procedure on death or disability of the retail dealer.—If a retail dealer dies or becomes insolvent or physically or mentally incapable or incurs any legal disability, the person carrying on the business of such retail

dealer, shall not be liable to any penalty under section 10 of the Act if he applies for a new licence in his own name within a period of 30 days from the date of the death or physical or mental incapability or legal disability of the former licensee.

12. Change of place of business.—If a retail dealer changes his place or places of business, he shall, within 14 days of his doing so, inform the Petrol Taxation Officer and the necessary amendment shall be made in his licence, free of charge, if the Petrol Taxation Officer is satisfied that the retail dealer is duly licensed for the storage of dangerous petroleum under the Petroleum Act, 1934 at his new place or places of business:

Provided that, in the case of a retail dealer licensed in Form P.1.JI the new place of business is in a different district to that of the old place of business, the retail dealer shall obtain a new licence from the Petrol Taxation Officer of the district to which he has removed, after surrendering his o d licence, for cancellation to the Petrol Taxation Officer of the district in which he was formerly licensed.

- 13. Loss of Licence.—Where a licence granted under these rules is lost or accidentally destroyed, a duplicate copy may be granted on payment of a fee of five rupees.
- 14. Production of Licence on demand.—(a) Every person holding or acting under a licence granted under these rules shall produce it or an authenticated copy of it at the place or places of business to which the licence applies, when called upon to do so by an officer duly empowered in this behalf.

(b) Copies of any licence, may, for the purpose of sub-rule (a), be authenticated free of charge by the Petrol Taxation Officer of the district

in which the licence was issued.

15. Retail dealers to deposit the amount of tax due and to furnish monthly return of sales in the prescribed forms within the specified period.—(a) Before the submission of the monthly return required by sub-rule (b) or (c), every retail dealer licensed in Form P.1, 2, or P.3, shall deposit under challan in Form P.M. in quadruplicate in any treasury or sub-treasury or the branch of the State Bank of India, the amount of tax payable under section 3 of the Act on all retail sales of motor spirit as shown in the monthly return:

Provided that deposit in respect of retail sales made in each district

shall be made under separate challans.

- (b) Every retail dealer licensed in Form P.1, shall prepare or cause to be prepared a return in Form P.C., appended to these rules, of all motor spirit sold during the preceding month and shall lodge the said return with the Petrol Taxation Officer of the districts in which his licence has been issued, within 21 days of the close of the month to which it relates.
- (c) Every retail dealer licensed in Form P.2 or P.3, shall prepare or cause to be prepared separate return in Form P.D., appended to these rules, of all motor spirit sold in retail during the preceding month in each district and shall lodge the said returns with the Petrol Taxation Officer of the district in which the sale took place within 30 days of the close of the month to which it relates.
- (d) Every retail dealer licensed in Form P.1, P. 2 or P. 3 shall subscribe at the foot of the monthly return, a declaration duly signed by himself or by his duly authorised manager or agent, to the effect that the particulars set out therein are to the best of his knowledge and belief true, accurate and complete.

(e) Every monthly return submitted under sub-rule (b) or (c) above shall be accompanied by the treasury or the State Bank receipt or other evidence of the payment of tax having been made in the manner prescribed

under sub-rule (a) above.

(f) The Petrol Taxation Officer, after satisfying himself that the payment of the amount shown in the monthly return has duly been made, shall cause to be issued a certificate in Form P.E., appended to these rules and have it delivered to the retail dealer or his authorised manager or agent submitting the return. Number and date of the certificate issued shall also be recorded at the foot of the return.

- 16. Procedure in case of non-payment of the Tax.—(a) If the amount of the tax due has not been deposited within the time prescribed u der rule 15, the Petrol Taxation Officer shall cause a notice in Form P.E., appended to these rules, to be issued and served on the retail dealer, requiring him to make payment of the unpaid amount of tax within 10 days of the date of service of the said notice.
- (b) Every notice issued under sub-rule (a) may be given to the retail dealer at his ordinary place or places of business or if the retail dealer be not found, on the said premises, to any person in the employ of the retail dealer, who may be found upon the said premises, or if no such person be found, the same may be left at the said premises or affixed in a conspicuous position upon some building or erection in the occupation of the retail dealer.
- (c) If the tax is not paid within the time fixed by the notice issued under sub-rule (a), the Petrol Taxation Officer, may after calling upon the retail dealer to show cause, proceed to impose a penalty under the provisions of section 9 of the Act.
- 17. Retail dealers to maintain registers in the prescribed Forms, inspection Note-books and other records.—(a) Every retail dealer licensed in Form P.1, shall maintain at each place of business a correct, accurate and up-todate account of his stocks and daily sales of motor spirit in a register in Form P.G., appended to these rules. All delivery challans or purchase invoices and other evidences of purchase and certificates of payment in Form P.E., and other evidences of payment of the tax should be preserved by the retail dealer for one year.

(b) Every retail dealer licensed in Form P.2 or P.3, shall maintain, at his head office of business in the State, a correct, accurate and up-to-date account of retail sales of motor spirit in a register in Form P.H., appended to these rules. True copies of all invoices in connection with the retail supply of motor spirit and other evidence of retail sales affected and certificates of payment in Form P.E. and other evidences of payment of the

tax should be preserved by the retail dealer for one year.

(c) Entries in the registers may be made in English, Hindi or Urdu but

only English numerals shall be used.

- (d) Every retail dealer shall keep an inspection note-book in which officers empowered under the Act may record their remarks.
- Retail dealer to furnish certain information.—Every retail dealer shall furnish fully and correctly any information in his possession that he is required to furnish in connection with any purpose of the Act or of these rules, by any officer specially empowered under section 15 of the Act.
- 19. Compounding of offences.—(a) The Deputy Excise and Taxation Commissioner exercising his powers of compounding offences under section

- 19 of the Act, shall cause a notice in Form P.J, appended to these rules, to be issued and served on the offender, requiring him to make payment of the amount fixed as composition fee, within 10 days of the receipt of the said notice. If the said amount is not paid within the period specified, the offender shall be prosecuted for commission of an offence under the Act.
- (b) A Magistrate, while trying a person accused of an offence under the Act, may with the approval of the Deputy Excise and Taxation Commissioner, accept the amount fixed as composition fee even after the prosecution has started.
- 20. Payment of Tax not levied in full or erroneously refunded.—When tax less than the amount of tax due has been levied through inadvertence, error or misconstruction on the part of the Petrol Taxation Officer, or through misstatement as to the quantity of motor spirit sold, on the part of the retail dealer or, when any such tax, after having been levied has been, owing to any such cause, erroneously refunded, the person chargeable with the tax not levied in full or the person to whom such refund has erroneously been made, shall pay the deficiency or repay the amount paid to him in excess, on demand being made within one year from the close of the month in respect of which that tax should have been levied or from the date of making the refund. If the tax is not paid within thirty days of the date of making the demand, the Petrol Taxation Officer shall proceed against the defaulter in the manner laid down in sub-rule (c) of rule 16.
- 21. Appeals and revisions.—(a) Every appeal under sub-section (1) of section 22 of the Act shall be presented within one month from the date of the order appealed against and shall be accompanied by the order appealed against the original or by an authenticated copy of such order, unless the omission to produce such order or copy thereof is explained to the satisfaction of the appellate authority. The time spent in obtaining an authenticated copy of such order shall be excluded from the period of limitation prescribed above.
- (b) The appeal may be sent by post or may be presented to the officer concerned or to such other officer as he may appoint in this behalf, by the party concerned by a recognised agent or legal practitioner.
- 22. Powers.—The powers conferred by section 15 of the Act shall be exercised by every officer of the Excise and Taxation Department not below the rank of Inspector within the area for which he is appointed.

PENALTIES

- 23. Punishment for the breach of rules, for refusing, neglecting, or failing to furnish information and for furnishing false information.—(a) Persons convicted of the breach of any of these rules render themselves liable to punishment of fine, under sub-section (3) of section 24 of the Act, which may extend to one hundred rupees, and, where the breach is a continuing one, with further fine which may extend to twenty rupees for every day after the first day during which the breach has continued.
- (b) Persons, who are bound under these rules to furnish information by submitting returns and maintaining registers in the prescribed forms, preserving relevant records or in any other manner, render themselves liable to punishment, under section 176 of the Indian Penal Code, if they refuse, neglect, or without lawful excuse, fail to furnish the required information in the prescribed manner.

- (c) Any persons, who furnish information, which they know or have reason to believe to be false, render themselves liable to punishment under section 177 of the Indian Penal Code.
- 24. The Himachal Pradesh Motor Spirit (Taxation of Sales) Rules, 1964 as in force in the areas comprised in Himachal Pradesh immediately before the 1st November, 1966 and the Punjab Motor Spirit (Taxation of Sales) Rules, 1939 as in force in the areas transferred to Himachal Pradesh under section 5 of the Punjab Re-organisation Act, 1966, are hereby repealed.

FORM P. 1

(See rule 5)

FORM OF LICENCE AUTHORISING RETAIL SALES OF MOTOR SPIRIT IN THE SPECIFIED PLACE OR PLACES OF BUSINESS SITUATED IN ONE DISTRICT

(LICENCE FEE RUPEES TWENTY-FIVE) Licence No..... District..... This licence authorising retail sales of motor spirit in the place(s) of business specified hereunder is granted to *..... s/o..... resident of tehsil..... district..... whilst trading in the name ofsubject to the provisions of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968 and the rules made thereunder, and to the further conditions hereinafter specified. Situation of the place(s) of business:—

1.

2.

3.

This licence shall be valid up to the 31st of March, 19 . unless renewed. *In the case of a firm or company, its full name, address and name of the manager or agent should be given. Where the firm or partnership is not registered it is to be noted that the licence is valid only so long as the individual members are trading in name specified in the licence.

CONDITIONS

- 1. The retail dealer shall maintain at each place of business specified above a correct, accurate and up-to-date account of his stocks and daily s ales of motor spirit in a register in Form P.G. He shall also keep an inspection note-book.
- 2. The retail dealer shall produce immediately on demand by an officer duly empowered in this behalf, this licence or its authenticated copy, registers, inspection note-books and other connected records and also his stock of motor spirit.

- 3. The retail dealer's agents or employees incharge of the places of business specified above shall keep authenticated copies of this licence and separate inspection note-book/note-books which shall be produced immediately on demand by an officer duly empowered in this behalf.
- 4. The retail dealer shall submit punctually the monthly return of sales in Form P. C. and shall also deposit the amount of tax chargeable within the stipulated period of 21 days.
- 5. The retail dealer shall maintain at the main out-door of each place of business specified in this licence a sign-board showing in conspicuous letters in English, Hindi or Urdu that he is a licensed retail dealer of motor spirit, his name and the class and number of his licence.
- 6. On the expiry, suspension or cancellation of the licence for the storage of dangerous petroleum under the Petroleum Act, 1934, held by the retail dealer in respect of a place of business specified above, this licence shall cease to be valid for that place of business.
- 7. On breach of any of the conditions of this licence or of the provisions of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968, or of the rules made thereunder or of any provision in any other law for the time being in force relating to the distribution, supply or sale of motor spirit, this licence may be suspended or cancelled by the Petrol Taxation Officer without in any way affecting the imposition of any penalty or punishment which may thereby have been incurred.

Dated theday of	(Signed) Petrol Taxation Officer,
19	District,

Note 1.—A copy of the Himachal Pradesh Motor Spirit (Taxation of Sales) Rules, 1969 will be given free with this licence.

Note 2.—Not applicable in the case of licences for the retail sale of diesel oil and/or powerine only.

PARTICULARS OF RENEWALS

Date of renewal	Date of expiry	Signature of Petrol Taxation Officer
	31st March, 19	
	31st March, 19	5
	31st March, 19	
∀	31st March, 19	
************	31st March, 19	• •
1	31st March, 19	
	31st March, 19	

FORM P. 2

(See rule 5)

FORM OF LICENCE AUTHORISING RETAIL SALES OF MOTOR SPIRIT IN THE SPECIFIED PLACES OF BUSINESS SITUATED IN MORE THAN ONE DISTRICT

(LICENCE FEE RUPEES TWENTY-FIVE)
Licence No
District of issue
District for which the licence is valid
This licence authorising retail sales of motor spirit in the places of business specified hereunder is granted to*
subject to the provisions of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968 and the rules framed thereunder and to the further conditions hereinafter specified. Situation of the places of business:—
areas of the places of business.—

1.

2.

3.

4.

5.

This licence shall be valid upto the 31st March, 19 unless renewed.

*The firm or company's full name and address at its head office of business in the Himachal Pradesh and also the name of the manager or agent in charge of the head office should be given.

CONDITIONS

- 1. The retail dealer shall maintain, at his head office of business in the provi ce, a correct, accurate and up-to-date account of retail sales of motor spirit in a register in Form P. H. He shall also keep an inspection note-book.
- 2. The retail dealer shall produce immediately on demand by an officer duly empowered in this behalf, this licence, or its authenticated copy, registers, inspection note-books and other connected records.
- 3. The retail dealer's agent or employees in charge of the places of business specified above shall keep authenticated copies of this licence and separate inspection note books, which shall be produced immediately on demand by an officer duly empowered in this behalf.
- 4. The retail dealer shall submit punctually the monthly return of retail sales in Form P. D. and shall also deposit the amount of tax chargeable within the stipulated period of 30 days.

- 5. On the expiry, suspension or cancellation of the licence for the storage of dangerous petroleum under the Petroleum Act, 1934, held by the retail dealer in respect of a place of business specified above, this licence shall cease to be valid for that place of business.
- 6. On breach of the conditions of this licence or of the provisions of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968 or of the rules made thereunder, or of any provision in any other law for the time being in force relating to the distribution, supply or sale of motor spirit, this licence may be suspended or cancelled by the Petrol Taxation Officer of the district in which the licence was issued, without in any way affecting the imposition of any penalty or punishment which may thereby have been incurred.

	(Signed)	
Dated day of	(Petrol Taxation Officer	
19		

PARTICULARS OF RENEWALS

Date of renewal	Date of expiry	Signature of the Petrol Taxation Officer	
1	31st March, 19		
	31st March, 19		

Note.—A copy of the Himachal Pradesh Motor Spirit (Taxation of Sales)
Rules, 1969 will be given free with this licence.

*Note.—Not applicable in the case of licences for the retail sale of diesel oil and/or powerine only.

FORM P. 3

(See rule 5)

FORM OF LICENCE AUTHORISING RETAIL SALES OF MOTOR SPIRIT TO THE OFFICERS OF THE HIMACHAL PRADESH GOVERNMENT ONLY AT THE IRRIGATION HEADWORKS SPECIFIED HEREUNDER IN THE HIMACHAL PRADESH

	(LICENCE FEE RUPEES TWO)
Licence	No
District	of issue

श्रसाधारम् राजपत्न, हिमाचल प्रदेश, २६ दिसम्बर, १६६६/५ पौष, १८६१ १०	२४
Districts for which the licence is valid:—	
1.	
2.	
3.	
4.	
5.	
6,	
7.	
8.	
This licence authorising retail sales of motor spirit at the Irrigat Headworks specified hereunder is granted to the Chief Engineer, Pul Works (Irrigation), Himachal Pradesh subject to the provisions of Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968 and the reframed thereunder and the further conditions hereinafter specified: Name of the Headworks	blic
This licence shall be valid upto the 31st March, 19 unless renewed.	
CONDITIONS	
1. The retail dealer shall maintain, at his head office of business in province, a correct, accurate and up-to-date account of retail sales motor spirit in a register in Form P.H. He shall also keep an inspection box 2. The retail dealer shall produce immediately on demand by an off duly empowered in this behalf this licence, or its authenticated corregister, inspection note-books, and other connected records. 3. The retail dealer's agent or employees in charge of the Irriga Headqorks specified above shall keep authenticated copies of this lice and separate inspection note-books, which shall be produced immedia on demand by an officer, duly empowered in this behalf.	of ok. ficer opy, tion ence

on The retail dealer shall submit punctually the monthly return of retail sales in Form P.D. and shall also deposit the amount of tax chargeable within the stipulated period of 30 days.

On the expiry, suspension or cancellation of the licence for the storage of dangerous petroleum under the Petroleum Act, 1934, held by the retail dealer in respect of any Irrigation Headworks specified above, this

licence shall cease to be valid for that Headwork.

6. On breach of the conditions of this licence or of the provisions of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 1968, or of the rules made thereunder or of any provision in any other law for the time being in force relating to the distribution, supply or sale of motor spirit this licence may be suspended or cancelled by the Petrol Taxation Officer of the district in which the licence was issued, without in any way affecting the imposition of any penalty or punishment which may thereby have been incurred.

	Signed
Dated day of	Petrol Taxation Officer,
10	
Note A copy of the Himachal	Pradesh Motor Spirit (Taxation of
C-les Dules 1060 will be or	iven free with this licelice.
*Note.—Not applicable in the case	of licences for the retail sale of diesel
oil and or powerine only.	

FORM P.A.

[See rule 4 (a) and 7]

APPLICATION FOR THE GRANT/RENEWAL OF LICENCE
IN FORM P.1 AUTHORISING RETAIL SALES OF
MOTOR SPIRIT IN THE SPECIFIED PLACE(S)
OF BUSINESS SITUATED IN THE
DISTRICT OF

	OF BOSINESS			
То	DISTRIC	1 OF	,	
	etrol Taxation Officer,			
• • • • •				
	following particulars sho	ould be filled in	by the applicant):—	
	Father's name Profession Address Total estimated quant expected to be sold retained.	ity of motor	spirit in Imperial gallons ar 19 19 under the Himachal Pradesh	
4.	Motor Spirit (Taxati n Situation of the place(s)	of Sales) Act,	1968.	
Town	or village	Tehsil	*Particul rs of the storage licences held under the Petroleum Act, 1934	
	Signature	of the appli	icant	
			arplicant	
		2	n	
its na given busin Not re	ame and address and the as also the name on weeks.	e name of the hich the firm applications	behalf of a firm or company e manager or agent should be or partnership will carry on for the grant of renewal of r powerine only.	
	1	FORM P.B.		
	4	rule $4(b)$ and 7	1	
FORM	ATION FOR THE G	RANT/RENE G RETAIL SA S OF BUSIN	EWAL OF A LICENCE IN ALES OF MOTOR SPIRIT IESS SITUATED IN THE	
******		• • • • • • • • • • • •		
Γο The Pe	etrol Taxation Officer,	• • • • • • • • • • • • • • • • • • • •		
	Distr	uct.		

2. 3. 1	full name a of business charge of the Fotal estime expected to Particulars Motor Spir	in the province e head office. ated quantity of be sold retail du	he firm or cone. Name of the firm of the firm of the year any held undeales) Act. 1968	mpany at its head office the manager or agent in the in Imperial gallons of 19
Town or	village	Tehsil	District	Particulars of the storage licences held under the Petroleum Act, 1934
	-			
			ostal address	applicant of the applicant
		 D		ication
FORM TO THE MENT	P. 3 AUT E OFFICE ONLY AT	OR THE GRAN HORISING RE RS OF THE I	ETAIL SALES IIMACHAL ATION HEA	L OF A LICENCE IN S OF MOTOR SPIRIT PRADESH GOVERN- DWORKS SPECIFIED F:-
To The P	etrol Taxat	ion Officer,	trict.	
The fo	ollowing pa	rticulars should	be filled in by	the applicant:— at his head office in the
2. 3. 4.	Name of t Total esti expected Particular	to be sold retain	of motor spil during the if any, held un	pirit in Imperial gallons year 1919 der the Himachal Pradesh
Place		Tehsil	District	Particulars of the storage licence held under the Petroleum Act, 1934
			and the second	Table

Conse	DC
FORM	P.C.

				101							
				[See ru	<i>le</i> 15 (<i>b</i>)]						
(To be s	submitted to	o the Petrol 7	Taxation O	fficer of the d	istrict wit	hin 21 da	ays of	the o	close of the mont	h to which i	it relates)
retaii de	ealers licens	rticulars of red in Form l	. I (Licen	ce No	t effected	by) i	n th	son of e district of		
ituation f the place(s) f business	Balance from the previous month	Quantity received during the month	Total quantity for dis- posal		tax per	of tax	of	tax	No. and date of the Treasury or the State Bank receipt or reference to other evidence of payment attached with this return	close of the month	(d) Remarks
1.						Rs. P.	Ŕs.	P.			
2.											
3.											
OTAL								·			-,

Note.—Quantities should be shown in Imperial gallons.

(a) Fractions of a gallon may be omitted.

- (b) Any discrepancy arising out of differences in temperature, leakage or evaporation of motor spirit should be explained in the 'Remarks' column.
- (c) Particulars of any supplies made to sub-dealers for re-sale should be shown in the 'Remarks' column.
- (d) Calculated to the nearest five paise.

DECLARATION

I do hereby declare that I have compared the above particulars with the entries in the register(s) of stock and daily sales in Form P.G. maintained by me, and with other relevant records preserved by me, and they are, to the best of my knowledge and belief, true, accurate and complete.

Dated	(Signed) (To be signed by the retail dealer licensed in Form P.I or his authorised manager or agent) for the payment of a sum of
Dated	(Signed) Petrol Taxation Officer, District.

FORM P.D.

[See rule 15 (c)]

(To be submitted to the Petrol Taxation Officer of the district in which the retail dealer's licence has been issued, within 30 days of the close of the month to which it relates)

Return showing particulars of retail sales of motor spirit effected byretail dealer licensed in Form P. 2 (Licence No......) in the district of during the

month of	. 		19	•					
(a) Total quantity sold retail in litres	Rate of tax per litre	(b) Amour tax ch able	arge-	Amou tax credit		Number and date of the Treasury or the State Bank receipt or reference to other evidence of payment attached with this return	District	Quantity sold	Remarks
		Rs.	Р.	Rs.	P.				
		٠.	·						
TOTAL		art to see to analysis of the			··· · <u>-</u> ··				
	Fraction o Calculated								
I do hereb P.H. maintained and belief, true,	by me, and	with oth	er rele	pared the	e abo	CLARATION ve particulars with the entries in the preserved in my office, and they are	e register of re, to the b	retail sales est of my l	, in Form cnowledge
Dated Certificate issued.	: No	19		da	ted	(Signed)	ager or age	nt).	
Dated			•			(Signed)	er,		

FORM P.E.

[See rule 15 (f)]

	(In two foils)
No	Dated19
HIMACHAL TRADESH MO	T MADE UNDER RULE 15 (F) OF THE TOR SPIRIT (TAXATION OF SALES)
Certified that	•
* * * * * * * * * * * * * * * * * * * *	
paid the sum of	P.1/P.2 (Licence No) has by the cipt No
i	
•	Sd/ Petrol Taxation Officer, District.
,	FORM P.E.
•	the rule $15(f)$
No	Dated19
THE HIMACHAL PRADE SALE	NT MADE UNDER RULE 15 (F) OF SH MOTOR SPIRIT (TAXATION OF S) RULES, 1969
Certified that	
retail dealer licensed in Form P paid the sum of	2.1/P.2 (Licence No
1 t	
	Sd/

	FORM P.F. (See rule 16)		
	NOTICE		(In two foils)
No NOTICE OF DEMAND OF OF THE HIMACHAL PRA OF SA	PAYMENT	OF TAX UND	19 DER RULE 16 AXATION
Name, parentage and address P. 2 (Licence No			
For the month of			
, ,		Sd/ Petrol Tax	cation Officer,District.

2	FORM P.F.		
	(See rule 16)		
	NOTICE _		
No	Ľ	Dated	19
NOTICE OF DEMAND OF OF THE HIMACHAL PRA OF SA	PAYMENT ADESH MO LES) RULES	TOR SPIRIT	ER RULE 16 (TAXATION
То		• • • • • • • • • • • •	*** * * * * * * * * * * * * * *
Take notice that on behalf of I hereby demand payment by y due and unpaid on account of month of	ou of the surthe tax on retended to treasury thorised to train the date of the same according to the date of the date of the date of the same according to the date of	n of Rs	or spirit for the at if the above or the branch ent business in business in you, I shall isions of rule
•	v (4)	C1/	• • •
ys. s		Sd/ Petrol Tax	kation Officer,
· Note.—No payment should	be tendered of nor after 12.	on gazetted holid 30 р.м. on Satur	lays, nor after days.

Lice	103 INO	ail dealerplace of business				
Date	Opening balance	Source of supply with No. and date of delivery challan of pur- chase invoice	Total	To-day's sales	Closing balance	Remarks
1. 2. 3. 4. 5. 6. 7. 8. 9. 10. 11. 12. 13. 14. 15. 16. 17.						
20						-
20. 21. 22. 23. 24.						

Notes.—(1) Quantities should be shown in Imperial gallons.

(3) Particulars of any supplies made to sub-dealers for re-sale should be shown in the 'Remarks' column.

⁽²⁾ Any discrepancy arising out of differences in temperature, leakage or evaporation of motor spirit should be explained in the 'Remarks' column.

Abstract for th	he month	of	•••••		19
Total quantity of motor spirit sold during the month		of tax	of tax	No. and date of the Freasury or the State Bank receipt or refer- ence to other evidence of payment	No. and date of the certificate of payment in Form P.E.
1	2	3	4	5	6

Rs. P. Rs. P. Rs. P.

Dated.....19.....

FORM P.H.

[See rule 17 (b)]

(To be maintained by the retail dealer licensed in Form P. 2)

Register of retail sales of motor spirit effected during the month of	
Name of the retail dealer Licence No Licence No	
Situation of the head office of business in the province	

Date	Quantity sold retail (litres)	Number and date of the invoice	Situation of the place of business where the sale was effected (town or village, tehsil and district)	person or firm to whom sold	Remarks	*Monthly total
------	-------------------------------------	--------------------------------	----------------------------------------------------------------------------------------------------------------	-----------------------------	---------	-------------------

^{*}Particulars of total quantity of motor spirit sold retail during the month.

District	Quantity sold	Total quantity of motor spirit sold retail during the month	Rate of tax per litre	Amount of tax charge-able		Number and date of the Treasury or the State Bank receipt or refere- nce to other evidence	Number and date of the certificate of payment in Form P.E.
1	2	3	4	5	6	of payment 7	8

ARSTRACT FOR THE MONTH OF

TOTAL ..

Dated.

(Signed) (To be signed by the retail dealer licensed in Form P.2 or his authorised manager or agent).

10

FORM P.J.
[See rule 19 (a)]
OFFICE OF THE COLLECTORDISTRICT
Dated19

11,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
· · · · · · · · · · · · · · · · · · ·
1. From the report, dated
ection 19 of the Himachal Pradesh Motor Spirit (Taxation of Sales) Act, 968 provided you pay the amount of Rs
en e
(Signed)
Forwarded to the
i.
(Signed)
Dated
Returned to the Collector
State Bank of India
1
(Signed)

FORM P.M. CHALLAN

(In four foils)

- (1. To be retained in the Treasury).
- (2. To be sent by the Treasury to the Petrol Taxation Officer).
- 3. To be attached by the dealer with the monthly return).

(4. To be retained by the dealer).

MOTOR SPIRIT TAX

Last date for payment.....

	Name and address of dealer on whose behalf	Kind of	Payment on account of	Amount
1	money is paid	3	4	5
		(ii (iii (iv)	Tax under set Licence Fees. Penalties Composition fee Other fees Total	e
Certified Signatur Motor S	d that all the particulars give of dealer or depositor Spirit Sales Tax Clerk	en above	are correct.	
	Petrol Taxat	ion Office	r/Treasury Accou	
	rol Taxation Officer, Tre		iicer/Sub-Treasur ents, State Bank	
Stamp of T	reasury.			
			23 4 E B B	

U. N. SHARMA, Secretary.